1	PAUL F. DeMEESTER (CA SBN 148578) Attorney at Law 1766A - 18 <sup>th</sup> Street San Francisco, California 94107 415.305.7280; 415.861.2695 (fax)	
2		
3		
4	e-mail: paulfdemeester@msn.com	
5	Attorney for Defendant FERNANDO VISEU	
6		
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9	SAN FRANCISCO VENUE	
10		
11	UNITED STATES OF AMERICA,	No. CR 10-0565-10 JSW (EL) (EDL)
12	Plaintiff,	STIPULATION AND [PROPOSED]
13	VS.	ORDER MODIFYING CONDITIONS OF RELEASE TO PERMIT
14	FERNANDO VISEU,	INTERNATIONAL TRAVEL FROM OCTOBER 24, 2012 THROUGH
15		NOVEMBER 22, 2012
16	Defendant.	/
17	ST	IPULATION
18	Defendant EEDNIANDO VICELL has been an austrial release since his initial	
19	Defendant FERNANDO VISEU has been on pretrial release since his initial	
20	appearance before the magistrate court on August 2, 2010. As a condition of his release,	
21	Mr. Viseu was required to surrender his United States passport to the Clerk of the Court.	
22	The passport is currently being held by Pretrial Services. A further condition is that Mr.	
23	Vise not travel outside the United States without the permission of the Court.	
24	Mr. Viseu now wishes to travel to Macau, near Hong Kong, to visit his elderly and	
25	ailing mother-in-law and his two adult sons (son and stepson). Mr. Viseu requests	
	annig mouner-in-iaw and his two adult s	ions (son and stepson). Ivii. vised requests

1 permission to leave the country on October 24, 2012, and return to San Francisco on 2 November 22, 2012. Neither Pretrial Services nor the Government object to the 3 modification of Mr. Viseu's release conditions to accommodate this trip. 4 Accordingly, the parties agree and stipulate that the conditions of release should 5 be modified to permit Mr. Viseu to travel from his home in San Francisco to Macau from 6 October 24, 2012 through November 22, 2012. The parties further agree and stipulate 7 8 that Pretrial Services shall return Mr. Viseu's passport to Mr. Viseu on October 22, 2012, and that Mr. Viseu shall return the passport to Pretrial Services upon his return to San 10 Francisco, and at any rate no later than November 26, 2012. The parties further agree 11 and stipulate that Mr. Viseu shall provide Pretrial Services with any and all requested 12 information concerning the logistics of his travel. 13 14 DATED: October 15, 2012. 15 PAUL F. DeMEESTER 16 Attorney for Mr. Fernando Viseu 17 18 DEBORAH R. DOUGLAS 19 **Assistant United States Attorney** 20 21 SO ORDERED on October <u>16</u>, 2012. 22 23 24

UNITES STATES MAGISTRATE JUDGE

25